

Ms. Mary Rupp, Secretary of the Board National Credit Union Administration 1775 Duke Street Alexandria, Virginia 22314-3428

Ref: Comments on Advanced Notice of Proposed Rule (ANPR) ("Proposal") for Parts 703 and 704

October 9, 2007

Dear Ms. Rupp:

On behalf of Bank-Fund Staff Federal Credit Union, I am responding to the National Credit Union Administration's (NCUA) request for comment regarding permissible foreign currency investments. Our field of membership includes staff and family members of The World Bank and the International Monetary Fund and while we have no immediate plans to offer foreign currency denominated deposits to our members, we can envision a scenario where our members would greatly benefit from foreign currency denominated products in general and would like to have the option of providing them in the future. We therefore fully support this proposed change in Regulation.

In order to protect a credit union from foreign exchange risks on the investment product, we feel strongly that the Board should also take up the issue of lending in foreign—denominated currencies in conjunction with any proposed rule that would relate to foreign currency denominated investments. It is our view that in order for a credit union to offer products or services that are foreign currency denominated in a safe and sound manner, any authorities granted to invest in foreign currency must be complimented with the ability to lend in foreign currency. The reasoning behind the need for enhanced investment authorities is to enable a credit union to effectively hedge against the risk of currency fluctuation. The most natural hedge against such risk is the ability to match the book of business. In other words, a credit union with an equal amount of shares and loans in a given currency is naturally hedged against currency fluctuation risks. We are of the opinion that this natural hedge clearly provides the most effective first line of defense against currency fluctuation risks in these types of situations.

The NCUA has already recognized the providence of allowing credit unions to accept shares in a foreign currency as illustrated in the recently amended share insurance regulation found in Part 745.7 of NCUA Rules and Regulations. To promulgate a regulation that would prohibit a credit union's ability to make loans to its members would be inconsistent with one of the primary purposes of a credit union, in our view. Therefore n keeping with solid principles of safety and soundness and a primary purpose of credit unions to provide loans for necessary and provident purposes, we would strongly

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encourage the Board to also consider granting a credit union the ability to lend to its members in foreign currency, along with accepting deposits.

We appreciate the opportunity to comment on this important subject. We readily recognize there are a limited number of credit unions who will take advantage of the ability to offer foreign currency denominated products and services to their members however, we are convinced that the authorities contemplated in the Proposal will have a profoundly positive affect and will enable many credit unions to better serve the financial needs of their members.

Stephen Breed Managing Director/CEO

Sincerely,